IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

U.S. DISTRICT COURT WEST DIST. OF WISCONSIN

JUN - 9 2010

WISCONSIN INTERSCHOLASTIC ATHLETIC ASSOCIATION and AMERICAN-HIFI, INC.,

Plaintiffs,

JUDGMENT IN A CIVIL CASE

Case No. 09-cv-155-wmc

v.

GANNETT CO., INC. and WISCONSIN NEWSPAPER ASSOCIATION, INC.,

Defendants.

This action came for consideration before the court with District Judge William M. Conley presiding. The issues have been considered and a decision has been rendered.

IT IS ORDERED AND ADJUDGED that judgment is entered declaring:

- 1. Plaintiff American-HiFi's exclusive license with plaintiff WIAA for streaming WIAA tournament events over the internet does not violate the free press clause of the First Amendment or the equal protection clause of the Fourteenth Amendment.
- Plaintiffs do not violate defendants' rights under the free press clause by charging a
 fee for streaming games over the internet or failing to include more specific standards
 than those included in WIAA's 2009-2010 Media Policies for granting permission to
 defendants for streaming games.
- 3. Defendants have not acquired a copyright with respect to the four tournament games they streamed without plaintiffs' permission in 2008.

Approved as to form this State day of June, 2010.

William M. Conley, District Judge

Peter Oppeneer, Clerk of Court

4 /9 /10 Date